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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/676,231	09/30/2003	Stephen R. Carter	1565.060US1	6382		
	7590 04/30/200 N, LUNDBERG & WC	EXAMINER				
P.O. BOX 2938	, in the second	BLAIR, DOUGLAS B				
MINNEAPOLIS, MN 55402			ART UNIT	PAPER NUMBER		
			2442			
			MAIL DATE	DELIVERY MODE		
			04/30/2009	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.		Applicant(s)					
Office Action Summary			10/676,23	1	CARTER ET AL.				
			Examiner		Art Unit				
			DOUGLAS	B. BLAIR	2442				
- Period fo	- The MAILING DATE of this commun r Reply	ication app	ears on the	cover sheet with the	correspondence ac	ddress			
WHIC - Extens after S - If NO - Failure Any re	PRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE M sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comn period for reply is specified above, the maximum st be to reply within the set or extended period for reply toply received by the Office later than three months and d patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.13 nunication. atutory period wi will, by statute,	TE OF THI 6(a). In no ever ill apply and will cause the appli	S COMMUNICATIO nt, however, may a reply be ti expire SIX (6) MONTHS fron cation to become ABANDONI	N. mely filed the mailing date of this common (35 U.S.C. § 133).				
Status									
1) 又	Responsive to communication(s) file	ed on <i>08 An</i>	ril 2009						
·		2b)⊠ This∶		n-final					
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,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
	olooca iii accordance with the practi	oc ander E	n parto Que	1970, 1000 O.D. 11, 4	00 0.0. 210.				
Disposition	on of Claims								
4)🛛	Claim(s) <u><i>8-14 and 21-29</i></u> is/are pend	ding in the a	pplication.						
4	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	Claim(s) is/are allowed.								
·	6)⊠ Claim(s) <u>8-14 and 21-29</u> is/are rejected.								
·	Claim(s) is/are objected to.								
•	Claim(s) are subject to restric	ction and/or	election re	auirement.					
Application	on Papers								
•	he specification is objected to by th								
10) 🔲 🗆	The drawing(s) filed on is/are:	: a) <u></u> acce	epted or b)[objected to by the	Examiner.				
	Applicant may not request that any obje	ction to the d	drawing(s) be	e held in abeyance. Se	e 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	the correction	on is require	d if the drawing(s) is ob	jected to. See 37 C	FR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	nder 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
2) Notice 3) Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (Fation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	PTO-948)		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal D 6) Other:	ate				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/8/2009 has been entered.

Response to Amendment

The applicant has amended claims 8-14, 21-23, 26 and 28. Claims 8-14 and 21-29 are currently pending.

Response to Arguments

Applicant's arguments with respect to claims 8-14 and 21-29 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 8-14 and 21-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application Publication Number 2008/0134286 by Amdur et al. in view of U.S. Patent Number 6,072,875 to Tsudik.

As to claim 8, Amdur teaches a method implemented in a computer-readable medium and for executing on a proxy server (Fig. 3 embodiment) the method for policy and attribute based access to a resource, comprising: receiving, at the proxy server, a session request for access to a resource, wherein the session request is sent from a service and includes alias identity information for a principal (paragraph 94, the user's login name is considered the alias or alternatively the biometric data in paragraph 188 can be considered an alias), wherein the alias identity information includes a password and a principal identification (paragraph 188 mentions a password and identification); mapping, by the proxy server, the alias identity information to identity information of the principal, the identity information associated with the true identity of the principal whereas the alias identity information is the password and the principal identification and the identity information and the true identity of the principal available to the proxy server by not the service or the resource (paragraphs 95-96); authenticating, by the proxy server, the identity information; acquiring, by the proxy server, a service contract for the principal, the service, and the resource, wherein the service contract includes selective resource access policies and attributes which are permissibly used by the service on behalf of the principal (paragraphs 95-96); and establishing, by the proxy server, a session with the service, wherein the session is controlled by the service contract (paragraphs 95-96); however Amdur does not explicitly teach alias information that is randomly generated from identity information that identifies the true identity of the principal.

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Tsudik teaches a method wherein alias information that is randomly generated from identity information that identifies the true identity of the principal (see abstract and corresponding disclosure. The encrypted identifier and password are considered randomized).

It would have been obvious to one of ordinary skill in the Computer Networking art at the time of the invention to combine the teachings of Amdur regarding using a proxy to authenticate users with the teachings of Tsudik regarding randomized alias identification because such randomization prevents an intruder from detecting a user's identity or moves though the network.

As to claim 9, Amdur teaches the method of claim 8 further comprising accessing an identity configuration for the principal in order to acquire the selective resource access policies and attributes included within the service contract (paragraph 96).

As to claim 10, Amdur teaches the method of claim 8 further comprising denying access attempts made by the service during the session when the access attempts are not included within the service contract (paragraphs 95-96).

As to claim 11, Amdur teaches the method of claim 8 further comprising terminating the session when an event is detected that indicates the service contract is compromised or has expired (paragraphs 198-199).

As to claim 12, Amdur teaches the method of claim 8 further comprising establishing the service contract with the principal prior to receiving the session request (paragraphs 95-96).

As to claim 13, Amdur teaches the method of claim 12 further comprising reusing the service contract to establish one or more additional sessions with the service, wherein the one or more additional sessions are associated with one or more additional session requests made by the service (paragraphs 93-96).

As to claim 14, Amdur teaches the method of claim 12 wherein the establishing further includes establishing the service contract with the principal in response to a redirection operation performed by a proxy that intercepts a browser request issued from the principal to the service for purposes of accessing the resource (paragraph 88).

Claim 21 is rejected for the same reasoning as claim 8.

As to claim 22, Amdur teaches the policy and attribute based resource session manager of claim 21 having instructions further comprising, permitting the service to indirectly access an identity store which represents the resource, and wherein the identity store includes secure information related to the principal (paragraphs 95-96).

As to claim 23, Amdur teaches the policy and attribute based resource session manager of claim 21 having instructions further comprising terminating the session when the service contract expires or is compromised (paragraphs 198-199).

As to claim 24, Amdur teaches the policy and attribute based resource session manager of claim 21, wherein the requesting of the mapping further includes interacting with an alias translator (paragraphs 95-96).

As to claim 25, Amdur teaches the policy and attribute based resource session manager of claim 21, wherein the requesting of authentication further includes interacting with an identification authenticator (paragraphs 95-96).

As to claim 26, Amdur teaches the policy and attribute based resource session manager of claim 21 having instructions further comprising managing the session by acting as an

intermediary between the service and a legacy Lightweight Directory Access Protocol (LDAP) application which has access privileges to the resource (paragraphs 97-103).

As to claim 27, Amdur teaches the policy and attribute based resource session manager of claim 26, wherein the receiving further includes intercepting a session request that is issued from the service for the legacy LDAP application, wherein the session request includes the alias identity information (paragraphs 97-103).

As to claim 28, Amdur teaches the policy and attribute based resource session manager of claim 27 having instructions further comprising managing the session with respect to the service as if the policy based resource session manager were the legacy LDAP application (paragraphs 97-103).

As to claim 29, Amdur teaches the policy and attribute based resource session manager of claim 21 wherein the instructions for establishing the session further includes defining the selective resource access policies as at least one of a read operation and a write operation and defining the attributes as selective confidential data related to the principal, wherein the policies define operations that are permissible on the attributes, and wherein values for the attributes reside in the resource (paragraphs 95-96).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DOUGLAS B. BLAIR whose telephone number is (571)272-3893. The examiner can normally be reached on 9:00am-5:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on (571) 272-3868. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Douglas B Blair/ Primary Examiner, Art Unit 2442